United States District Court Eastern District of Wisconsin

Shetchen mares, Plaintiff,	Cape No. 18-C-0274
, , , , , , , , , , , , , , , , , , , ,	CORL NO.
Llocalisad M. L.	RECOVER FOR ANI
United States, Defendant.	REQUEST FOR AN EMERGENCY PERMANENT
·	INJUNCTION
THOTOCOM	
JURISOTCTION	
Under U.S. Code it is a matter under the	
U.S. Constitution, federal laws or treaties.	
700 mm m	
PARTTES	
Plaintiff:	
Indohem m. mares,	
Shotohem M. Mareo, prose 3 = == == 13070 w. Bluemound Rd#201	
Um Ghave, WI 53122	
414-379-4081	
Defendant:	
United States	
You thouse It themotopal for	
40 Thegay J. Handotool, Esq. U.S. attorney for the Eastern District of Wisconsin	
517 C. Wisconsin ave #530	
Milwaukee, WI 53202	
44-297-1700	
(Fodural Pronom/Schoolumknam to Plaintiff) Case 2:18-cv-00274-JPS Filed 02/22/18 Page 1 of 6 Document 1	
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FACTS

- 1. Plaintiff is a mon-consintual participant in a discriminatory and unconditutional Federal program/school which deprives Plaintiff of all Cirl district enjayed by her fellow citizens, including but not limited to her 1st 3rd 4th, 9th and 19th members rights. Uncompensated since 2009, it lekewise religious her to servitude.
- D. Phios to this U.S. Code or Executive Onder, the Federal program/School began as the result facrime through the cause of her implayment at von Briesen + Roper, s.c., Milwaukee, WI.
 - 3. Christy a Brooks, Esq. of von Briesent Roper sc. has reported to Superstandacial of ABC Chammel 12 mens, milwanker, that the program/ school is afraud; there is no (law) school, mo purpose, mo point, mo accreditations, training etc. The plaintiffus already highly educated (Sleogetown University and paduate School) and accomplished (INTERFOL U.S. Department of Justice, american Bar association, washington D.C. and the White House Christmas corol list).

4 There is a continued and imment threat to the life, health and well-being of the Plaintiff both physically and emotionally.

5. Plaintiff is a 46 year old woman indeteriorating health, suffering with two stress-related heart conditions, a history of cervical concerpresently untreated for five years and an untreated life threatening booterial cypt condition.

le. administrators and slaff of this Federal
program/school continue to make dicisions which
pose serious and life threatening risks to the
Plaintiff. The program to had further engages in
terrorizing and to turous tactics, creating an
Imotionally abusive and physically stressful
environment.

7. Plaintiff has lacked any and are privacy over the last decade as the media and others are required to watch on in her home, Careto., including in her bookroom, shower, toilette creating a degrading and highly stressful environment detrimental to her heath and heart conditions.

8. Plaintiff is motorly deprived of any and all recoursely this program/school, she is Auther deprived of antilacterial products. Dontial and healthcare necessary to protect her life. 9. It hasbeen confirmed by the presontint the Defendant has been using classificatechnologies to terring and toture the Plaintiff over the lost six years; deteriorating the Plaintiff sphypical health completely. The technology currently placed in the Plaintiff's left ear is utilized to toture and abuse the Plaintiff 24/7; 345 days of the year for the last three years. The use of this technology has taken a serious toll on Ner heart and Kealth both physically and emotionally, as the Plaintiff has suffered mapoure Cardial lunts over this period of time. including a confirmed heart attack by the Defindants consulting physician. Theripe, ladden with bacteria accumulated Over the last six years, the continued use of this technology poses a life threatening risk to Alaintiffs intreated barterial opt condition which transformly causes cerebral hummoraging,

internal bleeding, infection, seizures, vertigo, extruciating pain and brain turnor like formations. Plaintiff cammot obtain an antibiotic to eviablicate the bacterial infection until this technology is first removed.

- O. Plaintiff contemb the Defendant empages in self-appropriations which allows the Defendant to unconstitutionally facilitate this Federal program/school by Jumneling its costs through other assences such as the Social Sicurity administration and Department of Defense; budgets deemed by Congress to meet their expenses, mot those of this program/school.
- 1. Plaintiff is deprived by this program to head any and all resources to accurately facilitate, research and/or produce documents relative to her Farmendment right to reduce of prevented from obtaining legal counsel to represent her interests.
 - a. Plaintiff has been parorty stricken by the Defendant for meanly a decade, deprived of all cullibration, privacy and her ability to live her life breefy.

 5.

DELET

Therefore, the Plaintiff respectfully requests
that this Caust grant her Request foram
Emergency Permanent Injunction, immediately
restoring all civil liberties and shipping this
program of all power, authority, resources and
technologies. Defendant is to make arrangements
respectful of the Plaintiff's expressed wishes to
Insul the technology safely removed from her head
and verified by consuming physicians.

Plaintiff further lequists future revised pleadimp reflecting her mame change and Restraining Orders on behalf of both her and her (getweet husband, John Samford. The US. Attorners office to work with Plaintiff to prepare said orders and provide a comprehensive list of all applicable individuals and addresses of those associated with this program for this Court's Jevile and Signature.

Respectfully requested this 20th day of February, 2018.

Thetchem M. Marus, pro se

13070 W. Bluemound Rd #201

Elmethou, war 53120

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